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7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA -oOo-		
9	UNITED STATES OF AMERICA,	2:17-cr-72-RFB-1	
10	Plaintiff,	STIPULATION TO CONTINUE	
11	vs.	SUPPLEMENTAL BRIEFING TO DEFENDANT VONTEAK	
12		ALEXANDER'S	
13	VONTEAK ALEXANDER,	SEALED MOTIONS TO SUPPRESS	
14	Defendant.		
15	IT IS HEREBY STIPULATED AND AGREED, by and between DAYLE		
16	ELIESON, United States Attorney, and Elham Roohani, Assistant United States		
17	Attorney, counsel for the United States of America, and PAUL RIDDLE, counsel for		
18	defendant VONTEAK ALEXANDER, that the parties' simultaneous supplemental		
19	briefing to the Sealed Motions to Suppress in the above-captioned matter, which is		
20	currently set for, July 6, 2018, be continued to July 20, 2018.		
21	This Stipulation is entered into for the following reasons:		
22	1. The parties have only recently receive	ed the relevant transcripts of the final	
23	hearing and need additional time to p	-	
24	,	1	

1	2.	Defense Counsel does not object to the continuance.
2	3.	Denial of this request for continuance could result in a miscarriage of justice.
3	4.	The additional time requested herein is not sought for purposes of delay, but to
4		allow for adequate and efficient response time.
5	5.	This is the <u>first request</u> for a continuance of deadline for the parties'
6		simultaneous supplemental briefing to the Sealed Motions to Suppress.
7		DATED this 29th day of June, 2018.
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9		DAYLE ELIESON United States Attorney
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11		//s// ELHAM ROOHANI Assistant United States Attorney
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13		//s// PAUL RIDDLE, ESQ. Counsel for Defendant ALEXANDER
14		Counsel for Defendant ALEXANDER
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## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA -oOo-

UNITED STATES OF AMERICA, 2:17-cr-72-RFB-1
Plaintiff, ORDER
vs.

VONTEAK ALEXANDER,
Defendant.

## FINDINGS OF FACT

Based on the pending Stipulation of counsel, and good cause appearing therefore, the Court hereby finds that:

- The parties have only recently received the relevant transcripts of the final hearing and need additional time to prepare their arguments.
- 2. Defense Counsel does not object to the continuance.
- 3. Denial of this request for continuance could result in a miscarriage of justice.
- 4. The additional time requested herein is not sought for purposes of delay, but to allow for adequate and efficient response time.
- 5. This is the <u>first request</u> for a continuance of deadline for the parties' simultaneous supplemental briefing to the Sealed Motions to Suppress.

## CONCLUSIONS OF LAW

Based on the fact that the parties have agreed to the continuance; and based on the fact that denial of this request for continuance could result in a miscarriage of justice, the Court hereby concludes that:

The ends of justice are served by granting said continuance, since the failure to grant said continuance would be likely to result in a miscarriage of justice and would deny adequate response time, taking into account the exercise of due diligence.

## **ORDER**

IT IS THEREFORE ORDERED that the deadline for the parties' simultaneous supplemental briefing to the Sealed Motions to Suppress is hereby reset to July 20, 2018.



RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE

DATED: June 29, 2018.